HON. ROBERT S. LASNIK 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 S.L., by and through his parents and 9 guardians, J.L. and L.L., NO. 2:18-cv-01308-RSL 10 Plaintiff, 1 1 STIPULATION AND [PROPOSED] v. ORDER MODIFYING CASE SCHEDULE 12 PREMERA BLUE CROSS, AMAZON CORPORATE LLC GROUP HEALTH **Noted for Consideration:** 13 April 11, 2019 AND WELFARE PLAN, and AMAZON 14 CORPORATE LLC, 15 Defendants. 16 I. STIPULATION 17 The parties, by and through their counsel, stipulate to an extension of the 18 deadlines in the case scheduling order of approximately sixty (60) days, subject to the 19 Court's approval and availability. See Dkt. No. 17. 20 When the parties proposed the current case scheduling order, plaintiff's counsel 21 anticipated participating in a three-week trial in the eastern district of Washington in 22 Spokane beginning on May 28, 2019. See Empire Health Foundation v. CHS, et al., No. 2:17-23 cv-00209-SMJ. The parties agreed to a schedule that ensured that the discovery cutoff 24 and dispositive motion deadline in this case occurred after the anticipated Empire trial 25 so that Plaintiff's counsel would have sufficient legal resources to address these two

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1	deadlines. On December 12, 2018, the court in the <i>Empire</i> case changed the trial date to		
2	August 12, 2019. See id., Dkt. No. 66. As a result of this change, the close of discovery		
3	and deadline for filing dispositive motions in this case now overlap with the trial		
4	preparation, pre-trial deadlines and trial in the <i>Empire</i> case.		
5	The parties have met and conferred about the schedule, and stipulate to an		
6	extension with the following proposed deadlines, so that they again occur after the		
7	Empire trial:		
8	Report from expert witnesses under	FRCP 26(a)(2) due:	July 12, 2019
9	Discovery completed by:		October 4, 2019
10	Settlement conference by:		October 18, 2019
11	Dispositive motion cutoff:		November 8, 2019
12	Motions in limine due by:		January 10, 2020
13	Agreed pretrial order due:		January 24, 2020
14	Pretrial conference to be scheduled by the Court:  Trial briefs and trial exhibits due:  January 31, 2020  Trial (1 day) on or after (at the Court's convenience):  February 10, 2020  IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
15			January 31, 2020
16			February 10, 2020
17			RD.
18	DATED: April 11, 2019.		
19	KILPATRICK TOWNSEND	SIRIANNI YOUTZ	
20	& STOCKTON LLP	SPOONEMORE HAMBURGER PLLC  /s/ Eleanor Hamburger  Eleanor Hamburger (WSBA #26478)  Richard E. Spoonemore (WSBA #21833)  MEGAN E. GLOR, ATTORNEYS AT LAW  /s/ Megan E. Glor  Megan E. Glor (Admitted Pro Hac Vice)  Attorneys for Plaintiff S.L.	
21	<u>/s/ Gwendolyn C. Payton</u> Gwendolyn C. Payton (WSBA # 26752)		
22	Attorneys for Defendant		
23	Premera Blue Cross		
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STIPULATION AND [PROPOSED] ORDER MODIFYING CASE SCHEDULE - 2 [Case No. 2:18-cv-01308-RSL] SIRIANNI YOUTZ
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II. ORDER 1 Pursuant to the Stipulation by all parties to modify the case schedule, and for 2 good cause shown, IT IS SO ORDERED that the case schedule, Dkt. No. 17, is modified 3 as follows: 4 5 Report from expert witnesses under FRCP 26(a)(2) due: July 12, 2019 6 Discovery completed by: October 4, 2019 7 Settlement conference by: October 18, 2019 8 Dispositive motion cutoff: November 8, 2019 9 Motions in limine due by: January 10, 2020 10 Agreed pretrial order due: January 24, 2020 Pretrial conference to be scheduled by the Court: 1 1 12 Trial briefs and trial exhibits due: January 31, 2020 13 February 10, 2020 Trial (1 day) on: 14 DATED this \_\_\_\_\_\_, 2019. 15 16 17 ROBERT S. LASNIK United States District Judge 18 Presented by: 19 SIRIANNI YOUTZ SPOONEMORE HAMBURGER PLLC 20 /s/ Eleanor Hamburger 21 Eleanor Hamburger (WSBA # 26478) Richard E. Spoonemore (WSBA #21833) 22 MEGAN E. GLOR, ATTORNEYS AT LAW 23 /s/ Megan E. Glor 24 Megan E. Glor (Admitted Pro Hac Vice) 25 Attorneys for Plaintiff 26 SIRIANNI YOUTZ

STIPULATION AND [PROPOSED] ORDER MODIFYING CASE SCHEDULE - 3 [Case No. 2:18-cv-01308-RSL] SIRIANNI YOUTZ
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1	CERTIFICATE OF SERVICE		
2	filed with the Clerk of the Court using the CM/ECF system, which will send notificat		
3			
4	Megan E Glor		
5	megan@meganglor.com; robert@meganglor.com		
6	Eleanor Hamburger     ehamburger@sylaw.com, matt@sylaw.com, stacy@sylaw.com, theresa@sylaw.com		
7	<ul> <li>Gwendolyn C. Payton         GPayton@kilpatricktownsend.com, abianco@kilpatricktownsend.com,         irountree@kilpatricktownsend.com</li> </ul>		
9	Richard E Spoonemore		
10	rspoonemore@sylaw.com, matt@sylaw.com, rspoonemore@hotmail.com, stacy@sylaw.com, theresa@sylaw.com		
11	I funth an contify that I have mailed by United States Doctal Sourcise the document		
12	I further certify that I have mailed by United States Postal Service the document to the following non CM/ECF participants:		
13	(No manual recipients)		
14	DATED: April 11, 2019, at Seattle, Washington.		
15			
16	<u>/s/ Eleanor Hamburger</u> Eleanor Hamburger (WSBA #26478)		
17	ehamburger@sylaw.com		
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